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       IN THE UNITED STATES DISTRICT COURT FOR THE
              NORTHERN DISTRICT OF OKLAHOMA
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       STATE OF OKLAHOMA, ex rel. W.A.
       DREW EDMONDSON, in his capacity as
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       ATTORNEY GENERAL OF THE STATE OF
       OKLAHOMA and OKLAHOMA SECRETARY OF
       THE ENVIRONMENT C. MILES TROBERT,
       in his capacity as the TRUSTEE FOR
       NATURAL RESOURCES FOR THE STATE OF
       OKLAHOMA,
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                       Plaintiff,
                                             Case No.
                                             05-CV-329-TCK-SAJ
       -vs-
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       TYSON FOODS, INC., TYSON POULTRY,
       INC., TYSON CHICKEN, INC., COBB-
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       VANTRESS, INC., AVIAGEN, INC., CAL- )
      MAINE FOODS, INC., CAL-MAINE FARMS, )
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       INC., CARGILL, INC., CARGILL TURKEY )
       PRODUCTION, LLC, GEORGE'S, INC.,
       GEORGE'S FARMS, INC., PETERSON
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       FARMS, INC., SIMMONS FOODS, INC.,
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       and WILLOW BROOK FOODS, INC.,
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                       Defendants.
                   TRANSCRIPT OF PROCEEDINGS,
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       held before the Honorable Sam A. Joyner, Magistrate Judge
       in the United States District Court for the Northern
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       District of Oklahoma on November 6, 2007.
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                   APPEARANCES
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       For the Plaintiff:
                                    Mr. Louis Bullock
                                    Mr. Robert Nance
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                                    Ms. Kelly Burch
                                    Mr. David Page
22
                                    Mr. Daniel Lennington
                                    Mr. Fred Baker
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                                    Mr. David Riggs
                                    Mr. Trevor Hammons and
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                                    Mr. Richard Garren
                                    Attorneys at Law
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       (Appearances continued . . .)
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EXHIBIT 2

1	is one witness and we say, well, we have seven
2	defendants, how much time, and we'll engage in that
3	discussion and work that out after we look at these
4	topics that are jointly agreed topics, but yet each
5	defendant will have specific questions relating to their
6	company on those topics. And then after December 3rd
7	when we get the State this list of topics, we expect some
8	going back and forth on the propriety of the topics as
9	well as the number of witnesses and the number of time
10	the amount of time we need to complete those depositions.
11	But this is the way to start the conversation in such a
12	way that all these distinct topics the defendants can
13	schedule depositions in a way hopefully that we can get,
14	you know, the same witness if they're taking about the
15	same kind of issues, to address them for each company
16	specific. But we're not, you know, waiving the right for
17	seek company specific information, we're just saying we
18	will coordinate together these topics so we can do it in
19	the same time frame. So we've agreed to get this list to
20	the plaintiff's counsel by December 3rd and do the best
21	coordinated list that we can do. As of December 3rd the
22	defendants as a whole are not representing this as the
23	end-all, be-all list for everyone, but these are this
24	will be our list as of December 3rd on how we want the
25	topics that we can proceed on in this manner. And the

Ţ	with the plaintiffs about the concerns with consolidating
,2	the scheduling of 30(b)(6) notices to the State. And one
3	of the primary concerns of the defendants as a whole are
4	proceeding to have specific depositions for we want
5	Cargill specific questions. And to the extent that we've
6	asked issue topics and notices, other defendants also may
7	want to join in and ask questions of their own on those
8	same topics. So we're certainly willing to coordinate,
9	so when we get to topics all of the defendants can in the
10	same day or however many days proceed to ask questions or
11	those topics. However, we want to be clear that, you
12	know, Cargill will ask Cargill specific questions,
13	Peterson will ask Peterson specific questions, George's
14	and so on. And in agreeing to coordinate in this way,
15	our co-defendants also want to join us in the discussion
16	of what are the proper topics that we should go with.
17	And so, we proposed a procedure that I think will work
18	and we remain optimistic that by that it will work.
19	And by December 3rd, we'll get together with our
20	co-defendants and we'll put together a list of topics.
21	And these are the topics that we want to proceed with an
22	proceed with depositions and scheduling them in such a
23	manner that if it's alleged runoff which is one of the
24	examples of the Cargill notice, for instance, the State
25	will some back and hall us you bear well. I think this

1 think your suggestion is exactly right. We ought to find 2 a way to coordinate -- what are we talking about 3 specifics as opposed to 30,000 generalities about what might happen. 5 THE COURT: Right. You may during the noon 6 hour want to spend a little time talking about maybe what 7 these defendants could offer in the way of coordination 8 that would help resolve some of the concerns that the 9 plaintiffs have before you hear a ruling by the Court. 10 MR. EHRICH: Happy to do it, Your Honor. 11 THE COURT: Well, let's do take a break. Let's 12 try to be back here, well, I guess 1:30. Let's just be 13 back 1:30 and we'll deal with the other three issues. 14 All right. We'll be in recess. 15 (Whereupon, the noon recess was held after 16 which the following record was made.) 17 THE COURT: Thank you very much. It's 66. Me 18 and the highway have a lot in common, we're worn but 19 that's very nice. All right. As a birthday present, 20 have you got something to offer? 21 MS. HILL: Your Honor, Theresa Hill on behalf 22 of the Cargill defendants. I hope we do and I appreciate 23 the half an hour that you gave us to work on your 24 birthday present. Hopefully it will save us some time

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here. We had discussions both with our co-defendants and

1	THE COURT: Let the record reflect that we have
2	had two counsel in one at the podium. Okay. We'll pin
3	down what's going to happen in a court order, I guess,
4	after we hear from the plaintiffs.
5	MR. NANCE: Thank you, Your Honor, and thank
6	you for encouraging a measure of statesmanship on both
7	sides on this matter. Ms. Hill has essentially recited
8	our agreement. Defendants are going to confer among
9	themselves and come up with the best joint list of
10	30(b)(6) topics that they can and present that to the
11	State by December 3rd. We will confer with them after
12	that regarding the list and any objections or
13	improvements we can suggest on it and we will try to get
14	a coordinated set of 30(b)(6) depositions moving after
1.5	that. We recognize that the defendants are doing this
L é	without prejudice to an individual 30(b)(6) notice by
L 7	some other defendant and we're doing this without any
18	prejudice to any objection we might have to such an
19	additional 30(b)(6), but that's a bridge we will cross
20	when we get to it. We hope that the Court finds that
21	satisfactory and in the spirit Ms. Hill has suggested,
22	we're willing to hold our motion for protective order in
23	abeyance until this processes gets underway and we see
24	how well it works.
25	THE COURT: All right. What do you think the